

Exhibit 58

Francesco Gallo

3/13/2008

	Gallo	256		Gallo	258
1	A. No.		1	A. Oh, yes, it was Saturday, definitely	
2	Q. I'm not going to go through all this.		2	Saturday. I know that for a fact that you were	
3	Have you received any written		3	working in the office on Third Avenue.	
4	communications from Mr. Oksuz in the last year?		4	Q. This is very unusual.	
5	A. I don't think so.		5	A. On Third Avenue.	
6	Q. No emails?		6	Q. I know we met on Third Avenue, I don't	
7	A. I don't think so.		7	recall that it was on a weekend.	
8	Q. Do you have an email address for him?		8	A. It was a Saturday. It was at the request	
9	A. I must have it. I must have it.		9	of Mr. Libutti.	
10	Q. You're not sure?		10	Q. Right.	
11	MR. KORAL: I'm going to request that		11	A. But I think that's when we discussed this.	
12	address, but I will put that in writing.		12	Q. Okay. I will show you another document.	
13	THE WITNESS: Okay, if I find it.		13	This is an EEOC charge, sworn to on June 16, 2006,	
14	MR. KORAL: Yes.		14	with Dursun Oksuz' signature.	
15	Q. Is it fair to say the last communication		15	And I will ask if you have seen that	
16	of any kind you had with Mr. Oksuz was eight or nine		16	before.	
17	months ago by telephone?		17	MR. KORAL: We will make that Defendants'	
18	A. By telephone, right.		18	Exhibit 13.	
19	Q. There was no Christmas card, say, from		19	(Defendants' Exhibit 13, document Bates	
20	Mr. Oksuz?		20	stamped A 90 through 94, marked for	
21	A. Christmas card, no.		21	identification, as of this date.)	
22	Q. Did you send him a Christmas card?		22	Q. And we're going to go through it in	
23	A. No.		23	detail, but let me ask you generally, have you seen	
24	Q. Did you send him a holiday greeting?		24	this before?	
25			25		
	Gallo	257		Gallo	259
1	A. No.		1	A. I think so.	
2	MR. KORAL: We will mark, as Defendants'		2	Q. You did not discuss this document with me,	
3	12, a letter dated June 5, 2005, to Leopoldo		3	however, did you?	
4	Conforti, from Richard S. Corenthal, Subject:		4	A. Yes.	
5	"Dursun Oksuz and Alitalia Airlines."		5	Q. You think so, this document?	
6	(Defendants' Exhibit 12, document Bates		6	A. I think I had a copy.	
7	stamped A 59, marked for identification, as of		7	Q. You think I gave you a copy?	
8	this date.)		8	A. Yeah, in yellow, big envelope, more than	
9	Q. My first question is going to be whether		9	this document, there was more.	
10	you have seen this before.		10	Q. Anyway, let's look at some of the -- you	
11	A. I think so.		11	understand that this is a sworn charge to the Equal	
12	Q. Were you given a copy of it by anybody?		12	Employment Opportunity Commission?	
13	A. I don't think so.		13	A. Sure, yeah.	
14	Q. Did you discuss this letter with		14	Q. And do you recognize Mr. Oksuz' signature?	
15	Mr. Conforti at all?		15	A. I think so.	
16	A. No.		16	Q. Okay.	
17	Q. Did you discuss it with Mr. Libutti?		17	A. I accept it as it is.	
18	A. No.		18	Q. Are you a good friend of Virgilio, known	
19	Q. But you think you saw a copy?		19	as Gino, Ferrara?	
20	A. If don't make me sick, you showed me this		20	A. Sure.	
21	or you spoke about this to me.		21	Q. And was he the New York office Alitalia	
22	Q. Yes, you and I --		22	Manager of General and Traffic Accounting?	
23	A. The Saturday, that day that --		23	A. That is correct.	
24	Q. It wasn't a Saturday.		24	Q. In or about 2005 up till about June 2006?	
25			25		

19 (Pages 256 to 259)